

Original

United- State. District- Court  
EASTERN, DISTRICT OF New-York

CV 05

322

COMPLAINT  
PLAINTIFF- DEMANDS  
TRIAL BY- JURY

CHARLIE. Campbell  
PLAINTIFF

AGAINST  
DEFENDANTS

NEW YORK CITY POLICE

RECEIVED

JAN 12 2005

PRO SEC OFFICE

BLOCK, J.

BLOOM, M.J

1 AT ALL TIMES HEREINAFTER MENTIONED. PLAINTIFF WAS  
AND STILL IS A RESIDENT OF 300. STONE AVE BROOKLYN  
11212.

NEW YORK POLICE DEPARTMENT.

2. DEFENDANT IS A US GOVERNMENT AGENT  
HE IS EMPLOYED AT 79TH PCT.

HIS NAME IS PO JANE HUGHES, HIS BADGE NO IS  
2280- 263 TOMPKIN. AVE. BROOKLYN, NY.

3. THE JURISDICTION OF THIS COURT INVOKED PURSUANT  
TO 28 USC. § 1331 STATUTES DIVERSITY OF CITIZENSHIP.  
28 USC. § 1332.

## 4. STATE OF FACT.

ON October 9- 2003 1030 PM, I CHARLIE CAMPBELL, went over Vernon Street to Betty TAYLOR. I got out of my car, the police were there. he call me and said AND SAID CAN I TALK TO YOU. AND AND SAID ABOUT WHAT. AND TOLD him THAT I HAVE NOT BROOK NO LAW, he hit me push me up against the car. he beat me up. Took me Jail. Later, Took me. to WOODHULL MEDICAL IN BROOKLYN for Treatment from where he beat me up, the CAS WAS DISMISSING, IN Lower Court. I WAS put on Jail for nothing. AND beat the hell out for nothing. All my CONSTITUTIONAL Right have been Violated.

FALSE ARREST AND FALSE IMPRISONMENT A FALSE Arrest is generally defined as UNLAWFUL TAKING OF A person INTO custody by one having ACTUAL, pretended legal Authority for the ACTUAL, presumed purpose of Subjecting the other. See generally WILLIAM VA ADAM - 846-P20 958 STA. CT. 1988 Applying,

See per SONIA INDURY ACTION DAMAGE.

FALSE AND imprisonment I 101. LID Matter - Bender, 1990

#### 4/ State of Fact

by The provision of The due process Clause of The Fifth, AND Fourteenth Amendment to violate plaintiff Civil Right under Section, 1993.

CONSPIRACY - PLANNING CONSPIRACY to violate plaintiff Civil Right under Section, 1993.

Fabricated AND Charges, lodged against The plaintiff - FALSE police report was give. TO The plaintiff AS A direct AND proximate result OF CONSPIRACY between defendant AND other, AS. forced action TAKE AGAIN him, was deprived OF his Right to be free from.

UNREASONABLE - UNLAWFUL. SEIZURE TO EQUAL protection OF The Law. TO due process Right to be free from ARBITRARY AND TO EQUAL - protection OF The Law. TO due process Right to be free.

From ARBITRARY AND UNREASONABLE ACTION which AND. SEIZED UNDER FORM ARBITRARY AND UNREASONABLE ACTION, which, AND. SEIZED UNDER The, FOURTH, FIFTH, AND FOURTEEN, Amendment

## Statement of Fact

### Fourth - Amendment Violation Generally

AN. ACTION may be brought under, 42 USC 1983  
remedy A. violation of the Fourth, Amendment, such  
when. The police conduct A WARRANTLESS SEARCH AND  
NO. exception the WARRANT, requirement apply  
or, when. The police conduct A. Search, pursuant  
To WARRANT that was not based on - probable cause.  
IN. A. 1983 ACTION. based on. deprivation of Fourth  
Amendment. right the plaintiff bears the burden  
of proving the existence of element of relief  
by a preponderance of the evidence and the  
establishes for example that the official action were  
not authorized by a warrant arrests with probable  
cause.

Wherefore, plaintiff demand.

money damages in the amount of \$5,000

Any further, relief the Court may deem appropriate.

Charlie Campbell

300. Stone Ave.

Brooklyn, NY 11212

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